IN THE UNITED STATES BANKRUPTCY COURT Eastern District of Michigan SOUTHERN DIVISION - DETROIT

In the Matter of:	} }	Case No. 19-40418
VERGIE JAMES VASSER	} } }	Chapter 13 Judge Tucker
Debtor(s)	}	
Amended Debtor's Chapte	er 13 Confirmate completed ful	
_	-	lebtor intends to: [Check ONE of the
following]		
1 Request confirmation of the creditors and the trustee have been order confirming the plan, as required Management Order.	resolved. I hav	e emailed to the trustee a proposed
not been resolved. I have emailed required in paragraph 2 of the Chap impasse in attempting to resolve th following are: (a) the parties whose	to the trustee a peter 13 Case Ma lese objections of the timely objection legal and factual	even though all timely objections have proposed order confirming the plan, as magement Order. The parties are at an despite all reasonable efforts. The ons have not been resolved; (b) their I issues that must be resolved by the
Trustee Objections:		
Issues:		
Creditor # 1:		
Creditor # 2:		
Objections:		
Issues: Creditor# 3:		
Issues:		
3X_ Request an adjournment o	of the confirmati	on hearing to, 2019,

due to the following good cause: to give the Debtors time to get caught up on their direct pay mortgage.		
4 Dismiss the case. [The Court will construe this as a motion by the debtor to dismiss the case under Fed.Bankr.R.P. 1017(f)(2), and the Court will enter an order of dismissal and the case will be removed from the docket.]		
5 Convert the case to chapter 7. [The Court will construe this as a notice by the debtor to convert to chapter 7 under Fed.Bankr.R.P. 1017(f)(3), and the Court will enter an order of conversion to chapter 7 and the case will be removed from the docket.]		
6 Re-convert the case to chapter 7. [The case will remain on the docket and parties will have an opportunity to be heard.]		
/s/ Glen Turpening Frego & Associates-The Bankruptcy Law Office, P.L.C. 23843 Joy Rd.		

313.724.5088 fregolaw@aol.com

Dearborn Heights, MI 48127

Glen T. Turpening (P65230)